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SAN DIEGO, CA 92121			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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Office Action Summary	Application No.	Applicant(s)	
	10/617,455	QI ET AL.	
Examiner	Art Unit		
Jeffery A. Brier	2628		

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

1) Responsive to communication(s) filed on 06 December 2007.

2a) This action is **FINAL**. 2b) This action is non-final.

3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 1-15,32-46 and 62-79 is/are pending in the application.
4a) Of the above claim(s) _____ is/are withdrawn from consideration.

5) Claim(s) _____ is/are allowed.

6) Claim(s) 1-15,32-46 and 62-79 is/are rejected.

7) Claim(s) _____ is/are objected to.

8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.

10) The drawing(s) filed on 03 July 2007 is/are: a) accepted or b) objected to by the Examiner.

Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) All b) Some * c) None of:
1. Certified copies of the priority documents have been received.
2. Certified copies of the priority documents have been received in Application No. _____.
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date. ____.
3) Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date 5) Notice of Informal Patent Application
6) Other: ____.

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 12/06/2007 has been entered.

Response to Amendment

2. The amendment filed on 12/06/2007 has been entered. The amendments to the specification overcome the drawing objection and the specification objection and the amendments to the claims overcome the 112 issues present in the amended claims before amendment set forth in the office action mailed on 9/6/2007.

Response to Arguments

3. Applicants arguments filed on 12/06/2007 concerning the 35USC 101 rejections have been fully considered, however, they are found to be not persuasive to overcome these rejections because the specification does not define the now claimed "A computer-readable storage medium comprising instructions that cause one or more processors". Thus, these claims cover any medium that is capable of storage including signals which was found to be non-statutory in *In Re Nuijten*, 84 USPQ2d 1495 (Fed. Cir. 2007). See pages 8-10 of the pdf version of *In re Nuijten* published at <http://www.cafc.uscourts.gov/opinions/06-1371.pdf>. Also see 2008/2/11 06-1371o.pdf

PTO In Re Petrus A.C.M. Nuijten P <http://www.cafc.uscourts.gov/opinions/06-1371o.pdf>.

4. Applicants arguments filed on 12/06/2007 concerning the 35USC 112 rejections of unamended claims 4, 35, and 65 of have been fully considered, however, they are not totally persuasive in view of the amendments made to their parent claim.

5. Applicants arguments filed on 12/06/2007 concerning the 35USC 102 and 103 rejections have been fully considered, however, they are found to be not persuasive to overcome these rejections.

Claims 1, 2, 5, 6, 9, 10, 11, 12, and 15

At page 20 applicant argues that "Watkins fails to teach or disclose, "a rendering engine that defines a rectangular area of pixels that bounds a triangular area of the pixels," as required by independent claim 1." At page 21 applicant argues "Claim 1 requires, "a rectangular area of pixels that bounds a triangular area of pixels." In accordance with claim 1, a rectangular area bounds the entire triangular area of pixels. In contrast, Watkins teaches a plurality of spans or panels that encompass the triangle. According to Watkins and contrary to claim 1, there is more than one rectangular area. Also, according to Watkins and contrary to claim 1, the plurality of rectangular areas does not bind the triangular area. Instead, according to Watkins, the plurality of rectangular areas encompass only a portion of the triangular area. In other words, according to Watkins and contrary to claim 1, a plurality of spans and panels encompass only a portion of the rectangular area. However, claim 1 requires that there be one rectangular area that bounds the entire triangular area. A plurality of spans or

panels where each span or panel only encompasses a portion of the triangle, as taught by Watkins is not suggestion of a rectangular area of pixels that bounds a triangular area of pixels, as recited in claim 1. For this reason, Watkins does not anticipate claim 1." This argument is not persuasive for the following reasons.

Applicants argument that "claim 1 requires that there be one rectangular area that bounds the entire triangular area" is misleading because the claim only claims "a rectangular area of pixels that bounds a triangular area of the pixels". A triangular area of pixels is broader than an "entire triangular area" and the argued "entire triangular area" is not an entire triangle. With reference to applicants specification at paragraph [0019] and figure 2 rectangular area 22A as well as triangle 20, applicant has more than one rectangular area that bounds applicants entire triangle 20. Phillips v. AWH Corp., 75 USPQ2d 1321 (Fed. Cir. 2005). The following CAFC cases discuss the term "a" in open ended "comprising" claims and discuss that "a" usually means "one or more" and rarely means "only one".

2006/04/19 05-1177.pdf DCT Lava Trading v. Sonic Trading Management, et al. P

<http://www.cafc.uscourts.gov/opinions/05-1177.pdf>

Lava Trading Inc. v. Sonic Trading Management LLC, 78 USPQ2d 1624 (Fed. Cir. 2006), 445 F3d 1348

2006/04/18 05-1351.pdf DCT Philips Electronics North America, et al. v. Contec, et al. N

<http://www.cafc.uscourts.gov/opinions/05-1351.pdf>

2007/12/26 07-1125.pdf DCT Hyperphrase Technologies v. Google N

<http://www.cafc.uscourts.gov/opinions/07-1125.pdf>

2008/1/15 07-1262.pdf DCT Baldwin Graphic Systems v. Siebert P

<http://www.cafc.uscourts.gov/opinions/07-1262.pdf>

Thus, the argument that "claim 1 requires that there be one rectangular area that bounds the entire triangular area" is not persuasive since the claimed triangular area of claim 1 corresponds to Watkins triangular area bounded by a span or panel and applicants area bounded by bounding box 22A.

If applicant amended the claim to claim "only one rectangular area that bounds the entire triangle" then applying the triangle of the type shown in Pineda's figure 3 which is within a single bounding box to Watkins will cause the flowchart of Watkin's figure 3 and 6 to apply the triangle within the single bounding box to a single span or panel, thus, Watkins process defines a rectangular area of pixels, span or panel, that bounds the entire triangle.

At pages 21 and 22 applicant argues with regard to claim 11 "Contrary to the claim 11, the dimensions of the span or panel, in Watkins, are not defined by the bounding data computed from the vertices. In Watkins, the dimensions of the rectangular area are predetermined. Watkins recites, "as illustrated, panel areas are square, defined by arrays of sixty four spans (eight-by-eight)⁴. Again, rectangular areas may be utilized incorporating differing numbers of spans, e.g. sixteen-by-sixteen or sixteen-by-eight⁵." Thus, according to Watkins, the rectangular area dimensions are based on a pre-determined number of pixels or spans." With reference to applicants specification at paragraph [0019] and figure 2 rectangular area 22A as well as triangle 20 applicants bounding box is also predetermined with regard to the video block of the

cache memory which are based on a pre-determined number of pixels. Thus, the argument that "the dimensions of the span or panel, in Watkins, are not defined by the bounding data computed from the vertices" is not persuasive since the claimed rectangular area of claim 11 corresponds to video block of the cache, applicants paragraph [0019], and since Watkins rectangular area corresponds to video block of cache, Watkins column 2 lines 36-43, figures 1, 1A, 5, and 7. Therefore, both applicant and Watkins both use the vertices of the triangle to determine the rectangular areas, applicants bounding boxes 22A and Watkins spans or panels.

At pages 22-23 applicant argues with regard to claim 15 "Watkins fails to teach each and every element of claim 15. For example, Watkins fails to teach or disclose, "the rendering engine defines the rectangular area as a function of the block size of the cache," as required by claim 15. In support of the rejection, the Final Office Action recited "column 2, lines 37-43 and column 3 lines 14-20 teaches to one skilled in the art the spans or panels are defined to correspond to the block size of the frame buffer cache memory." Applicant disagrees with these characterizations of the teachings of column 2, lines 37-43 and column 3 lines 14-20, and respectfully submits that the Final Office Action misinterpreted these teachings of Watkins.". Watkins at column 2 lines 39-43 states: "By scanning select primitive areas, the generated pixels can coincide to the needs of a particular frame buffer organization. Also by scanning select primitive areas in order, texture memory may be accessed in relatively fast cache mode" and at column 3 lines 17-19 states: "In accordance herewith, for both a texture memory and the frame buffer, small, very fast cache memory maybe be utilized. In that regard, basic

cache memories are well known and have been widely utilized". With reference to applicants specification at paragraph [0019] and figure 2 rectangular area 22A as well as triangle 20 and to Watkins column 2 lines 39-41and figures 1, 1A, 5, and 7 it is seen that Watkins and applicant both define the rectangular area as a function of the block size of the cache memory.

Claims 32, 33, 36, 37, 40, 41, 42, 43, and 46

Applicant makes reference to the previous arguments which as stated above do not overcome the Watkins reference.

Claims 62, 63, 66, 67, 70, 71, 72, 73, and 76

Applicant makes reference to the previous arguments which as stated above do not overcome the Watkins reference.

Claims 3, 7, 34, 38, 64, and 68

Applicant makes reference to the previous arguments which as stated above do not overcome the Watkins reference.

Claims 13, 44, and 74

Applicant makes reference to the previous arguments which as stated above do not overcome the Watkins reference. Applicant additionally argues that "A person of ordinary skill in the art would not have been motivated to use the techniques of Watkins in a wireless device, for the reasons advanced in the Final Office Action, i.e., because it will provide the device with the advantages noted by Applicant. In fact, the teachings of Watkins are computationally intensive, and therefore when used in a mobile device would not provide the Advantage of reducing power consumption." This argument is not

persuasive because the claimed invention covers Watkins for the reasons given above, thus, it would have been obvious for one of ordinary skill in the art to use the teaching of Watkins in wireless device for the same reason to use claim 1 in a wireless device.

Claims 14, 45, and 75

Applicant makes reference to the previous arguments which as stated above do not overcome the Watkins reference.

Thus, the previous 102 and 103 rejections are maintained and reproduced below with minor modifications directed to applicants 12/06/2007 arguments.

Claim Objections

6. Claim 34 and 35 are objected to because of the following informalities: at line 4 of claim 34 "ore" should be "or". Dependent claim 35 does not correct this issue. Appropriate correction is required.

Claim Rejections - 35 USC § 101

7. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

8. Claims 62-76 and 79 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter because the specification does not define the now claimed "A computer-readable storage medium comprising instructions that cause one or more processors". Thus, these claims cover any medium that is capable of storage including signals which was found to be non-statutory in *In Re Nuijten*, 84 USPQ2d 1495 (Fed. Cir. 2007).

Claim Rejections - 35 USC § 112

9. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

10. Claims 62-76 and 79 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The specification does not define the now claimed "A computer-readable storage medium comprising instructions that cause one or more processors". See applicants specification at paragraphs [0002 on page 3] and [0016]. Figure 1 shows memory 16 coupled to processor 6 and shows memory 18 coupled to DSP 10. Thus, the specification does not convey that applicant had possession of "A computer-readable storage medium comprising instructions that cause one or more processors".

11. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

12. Claims 4, 8, 35, 39, 65, and 69 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 8, 39, and 69:

Each of these claim were amended to claim M^T_C , however the specification and the claim do no define T. Thus, the metes and bounds of these claims are unclear.

Claims 4, 35, and 65:

These claims do not claim the use of the result of the claimed equation and parent claims 3, 34, and 64 do not either. Thus, applicant is only claiming to determine whether the result of the equation is less than or equal to zero. The connection between claims 4, 35, and 65 with their parent claims 3, 34, and 64 are unclear. Thus, the metes and bounds of these claims are unclear.

Claim Rejections - 35 USC § 102

13. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

14. Claims 1, 2, 5, 6, 9, 10, 11, 12, 15, 32, 33, 36, 37, 40, 41, 42, 43, 46, 62, 63, 66, 67, 70, 71, 72, 73, and 76-79 are rejected under 35 U.S.C. 102(b) as being anticipated by Watkins, US Patent No. 5,598,517. Watkins scans a bounding box corresponding to cache memory block containing the triangle and ceases scanning the bounding box upon determining at least one pixel of the line falls within the triangle when the scanning reaches a pixel that is no longer in the triangle. A detailed analysis of the claim follows.

Claim 1:

Watkins teaches an apparatus comprising:

a rendering engine that defines a rectangular area of pixels that bounds a triangular area of the pixels, wherein the rectangular area of pixels includes one or more lines of pixels (*Column 2 lines 39-43, column 3 lines 14-20, figure 1A and column 5 lines 28-37 and 55-62, figure 5 and column 8 lines 6-15.*) (Applicants 1206/2007 argument that "claim 1 requires that there be one rectangular area that bounds the entire triangular area" is misleading because the claim only claims "a rectangular area of pixels that bounds a triangular area of the pixels". A triangular area of pixels is broader than an entire triangular area and the argued "entire triangular area" is not an entire triangle. With reference to applicants specification at paragraph [0019] and figure 2 rectangular area 22A as well as triangle 20, applicant has more than one rectangular area that bounds applicants entire triangle 20. Thus, the argument that "claim 1 requires that there be "one rectangular area that bounds the entire triangular area" is not persuasive since the claimed triangular area of claim 1 corresponds to Watkins triangular area bounded by a span or panel.

If applicant amended the claim to claim "only one rectangular area that bounds the entire triangle" then applying the triangle of the type shown in Pineda's figure 3 which is within a single bounding box to Watkins will cause the flowchart of Watkin's figure 3 and 6 to apply the triangle to a single panel, thus, Watkins process defines a rectangular area of pixels, span or panel, that bounds the entire triangle.);

the rendering engine further selects each of the one or more lines of pixels within the rectangular area of pixels (*Column 5 lines 55-62 and column 8 lines 16-30.*), sequentially evaluates coordinates associated with the pixels of each line of pixels to determine whether the pixels fall within the triangle area (*Column 6 lines 1-13 and column 8 lines 23-40.*), and

ceases evaluation of the coordinates associated with the pixels of each line of pixels upon determining that at least one pixel of the line falls within the triangle area and a current pixel no longer falls within the triangle area (*Column 6 lines 1-13 and column 8 lines 23-40.* *Also note the ACM article incorporated by reference at column 6 lines 48-62 and provided to applicant. "A Parallel Algorithm for Polygon Rasterization" published in Computer Graphics, Volume 22, Number 4, August 1988 by Juan Pineda and designated ACM-0-89791-275-6/88/008/0017. This article clearly teaches in section 4 traversing a bounding box and ceasing the scan and "advance to the next line when it walked off the edge of a triangle". At least the article's edge function corresponds to the claimed "information indicating which of the pixels fall within the triangle area", see section 7.)* and

stores information indicating which of the pixels fall within the triangle area (*Column 5 lines 5-14, column 6 lines 40-62, column 7 lines 25-50, and column 8 lines 20-30.*).

Claim 2:

Watkins teaches the apparatus of claim 1, wherein the rendering engine evaluates the coordinates of the pixels in accordance with a set of linear equations that

describe edges of the triangular area (*The processing of determining if the pixel is within the triangle is a linear operation, column 5 lines 28-37, column 6 lines 48-62 and column 8 lines 23-30 since the raster format is two dimensional the equations are linear rather than non-linear. Note the ACM article incorporated by reference at column 6 lines 48-62 and provided to applicant. "A Parallel Algorithm for Polygon Rasterization" published in Computer Graphics, Volume 22, Number 4, August 1988 by Juan Pineda and designated ACM-0-89791-275-6/88/008/0017. This article clearly teaches using linear equations to evaluate the coordinates, see page 19 section 7 first paragraph which states "Since the edge function is linear, it is possible to compute the value of the edge function for a pixel an arbitrary distance L away from a given point (x,y) :*

$$E(x+L, y) = E(x) + L \ dy".$$

Claim 5:

Watkins teaches the apparatus of claim 1, wherein the rendering engine selectively renders the pixels that fall within the triangular area by computing updated pixel data for those pixels in accordance with a set of linear equations that describe one or more attributes associated with the triangular area (*The processing of determining if the pixel is within the triangle is a linear operation, column 4 line 56 to column 5 line 5, column 5 lines 5-14, column 6 lines 41-48, column 7 lines 25-30, and column 8 lines 20-30 since the raster format is two dimensional the equations are linear rather than non-linear and since the delta values at column 6 lines 55-62 are used in linear equations. Note the ACM article incorporated by reference and provided to applicant.*

"A Parallel Algorithm for Polygon Rasterization" published in Computer Graphics, Volume 22, Number 4, August 1988 by Juan Pineda and designated ACM-0-89791-275-6/88/008/0017. This article clearly teaches using linear equations to generate pixel values, see page 20 first column second paragraph which states "Since color and Z components are linear as well, they may also be computed in parallel.").

Claim 6:

Watkins teaches the apparatus of claim 5, wherein the attribute values comprise at least one of color values and texture values (*Color and texture is discussed at column 4 lines 64-67, column 6 lines 55-62, column 7 lines 25-30, column 8 lines 20-22, figure 3 step 44, and figure 6 step 72*).

Claim 9:

Watkins teaches the apparatus of claim 1, further comprising a z-buffer storing a set of z-values associated with the pixels, and wherein the rendering engine compares a z-value, z_c , of the current pixel with a corresponding z-value, z_b , of a z-buffer to determine whether each pixel within the rectangular area is visible and selectively renders each pixel of the rectangular area that is visible and that falls within the triangle area (*The visibility test compares a current pixel's z value with a predetermined value such as applicant's z-buffer value to determine if the pixel is visible such as when $z_c < z_b$.*).

Claim 10:

Watkins teaches the apparatus of claim 1, further comprising a control unit that issues a command to the rendering engine that specifies vertices of the triangular area (*GP, column 4 lines 30-37, column 9 lines 33-36.*).

Claim 11:

Watkins teaches the apparatus of claim 1, wherein the rendering engine comprises:

a vertex buffer for buffering the vertices of the triangular area to be rendered (*GP produces vertices which need to be buffered in rendering processor RP, column 4 lines 30-37, column 5 lines 24-27, column 6 lines 40-62,*);

a bounding box generator that processes the vertices to compute bounding data that define the dimensions of the rectangular area (*Column 2 lines 39-43, column 3 lines 14-20, figure 1A and column 5 lines 28-37 and 55-62, figure 5 and column 8 lines 6-15.*) (In response to applicants 12/06/07 argument: With reference to applicants specification at paragraph [0019] and figure 2 rectangular area 22A as well as triangle 20 applicants bounding box is also predetermined with regard to the video block of the cache memory which are based on a pre-determined number of pixels. Thus, the argument that "the dimensions of the span or panel, in Watkins, are not defined by the bounding data computed from the vertices" is not persuasive since the claimed rectangular area of claim 11 corresponds to video block of the cache, applicant paragraph [0019], and since Watkins rectangular area corresponds to video block of cache, Watkins column 2 lines 36-43, figures 1, 1A, 5, and 7. Therefore, both applicant

and Watkins both use the vertices of the triangle to determine the rectangular areas, applicants bounding boxes 22A and Watkins spans or panels.); and

a rasterizer that processes the bounding data and evaluates coordinates associated with one or more of the pixel values of the rectangular area to selectively render pixels that fall within the triangular area (*RP renders pixels based upon the bounding data and pixel coordinate to render pixel values for the pixel that fall within the triangular area. Column 5 lines 5-14, column 6 lines 40-62, column 7 lines 25-50, and column 8 lines 20-30.*).

Claim 12:

Watkins teaches the apparatus of claim 11, further comprising:
an edge coefficient generator that receives the vertices buffered by the vertex buffer and processes the vertices to compute linear coefficients for a set of linear equations that describe edges of the triangular area (*The processing of determining if the pixel is within the triangle is a linear operation, column 5 lines 28-37, column 6 lines 48-62 and column 8 lines 23-30 since the raster format is two dimensional the equations are linear rather than non-linear. Note the ACM article incorporated by reference at column 6 lines 48-62 and provided to applicant. "A Parallel Algorithm for Polygon Rasterization" published in Computer Graphics, Volume 22, Number 4, August 1988 by Juan Pineda and designated ACM-0-89791-275-6/88/008/0017. This article clearly teaches using linear equations to evaluate the coordinates that describes edges of the triangular area, see page 19 section 7 first paragraph which states "Since the edge function is linear, it is possible to compute the value*

of the edge function for a pixel an arbitrary distance L away from a given point (x,y) :

$$E(x+L, y) = E(x) + L \ dy".)$$
, and

an attribute coefficient generator that processes the vertices to compute linear coefficients for a set of linear equations that describe one or more attributes associated with the triangular area (*Color and texture is discussed at column 4 lines 64-67, column 6 lines 55-62, column 7 lines 25-30, column 8 lines 20-22, figure 3 step 44, and figure 6 step 72, as well as the Pineda article at section 7.*), wherein

the rasterizer processes the bounding data and the coefficients in accordance with the sets of linear equations to render the pixels that fall within the triangular area (*Column 5 lines 5-14, column 6 lines 40-62, column 7 lines 25-50, and column 8 lines 20-30.*).

Claim 15:

Watkins teaches the apparatus of claim 1, further comprising a cache memory to store at least a portion of the pixels within the rectangular area, wherein the cache memory has a block size (*Column 2 lines 37-43, column 3 lines 14-20, column 6 lines 17-40, and column 7 lines 14-16 and 60-65 discusses using a texture cache and a frame buffer cache and having the triangle area scanned corresponding to the cache organization. The article incorporated by reference "FBRAM: A New Form of Memory Optimized for 3D Graphics" published at Siggraph 94 by Deering, Schlapp and Lavelle and printed in the proceedings designated ACM-0-89791-667-0/94/007/0167, further teaches having the caches designed as squares or rectangles which corresponds to*

Watkin's spans 10a, 10b, 62, and 64 and panels 66 or 67, see column 8 lines 7-15.), and the rendering engine defines the rectangular area as a function of the block size of the cache memory (Column 2 lines 37-43 and column 3 lines 14-20 teaches to one of ordinary skill in the art the spans or panels are defined to correspond to the block size of the frame buffer cache memory.). (In response to applicants 12/06/07 argument: Watkins at column 2 lines 39-43 states: "By scanning select primitive areas, the generated pixels can coincide to the needs of a particular frame buffer organization. Also by scanning select primitive areas in order, texture memory may be accessed in relatively fast cache mode" and at column 3 lines 17-19 states: "In accordance herewith, for both a texture memory and the frame buffer, small, very fast cache memory maybe be utilized. In that regard, basic cache memories are well know and have been widely utilized". With reference to applicants specification at paragraph [0019] and figure 2 rectangular area 22A as well as triangle 20 and to Watkins column 2 lines 39-41 and figures 1, 1A, 5, and 7 it is seen that Watkins and applicant both define the rectangular area as a function of the block size of the cache memory.)

Claim 77:

The apparatus of claim 1, wherein the rendering engine sequentially evaluates coordinates associated with the pixels of each line of pixels in a rightward and downward fashion. Watkins in figures 1A, 5, and 7 shows scanning in the rectangular area in a rightward and downward direction.

Claims 32, 33, 36, 37, 40, 41, 42, 43, 46, and 78:

These apparatus claims are very similar to apparatus claims 1, 2, 5, 6, 9, 10, 11, 12, 15, and 77 and they are rejected for the same reasons. Also note applicants remarks at page 17 under the heading New Claims filed on 7/3/2007. The means of Watkins is considered to be the same or equivalent to the claimed means.

Claims 62, 63, 66, 67, 70, 71, 72, 73, 76, and 79:

These computer program product claims are computer program product claim versions of apparatus claims 1, 2, 5, 6, 9, 10, 11, 12, 15, and 77 and they are rejected for the same reasons. Also note applicants remarks at page 17 under the heading New Claims filed on 7/3/2007. Additionally note column 3 line 66 to column 4 line 10.

Claim Rejections - 35 USC § 103

15. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

16. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

17. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

18. Claims 3, 7, 34, 38, 64, and 68 are rejected under 35 U.S.C. 103(a) as being unpatentable over Watkins, US Patent No. 5,598,517, and in view of the incorporated by reference article "A Parallel Algorithm for Polygon Rasterization" published in Computer Graphics, Volume 22, Number 4, August 1988 by Juan Pineda and designated ACM-0-89791-275-6/88/008/0017.

Claim 3:

This claim claims the method of claim 2, wherein the rendering engine computes a coefficient matrix M_C for computing linear coefficients for the set of linear equations; and

applies the coefficient matrix M_C to one or more pixels within the rectangular area to determine whether each of the one or more pixels falls within the triangular area.

Watkins teaches as discussed for claim 2 the processing of determining if the pixel is within the triangle is a linear operation, column 5 lines 28-37, column 6 lines 48-62 and column 8 lines 23-30 since the raster format is two dimensional the equations

are linear rather than non-linear. Note the ACM article incorporated by reference at column 6 lines 48-62 and provided to applicant. "A Parallel Algorithm for Polygon Rasterization" published in Computer Graphics, Volume 22, Number 4, August 1988 by Juan Pineda and designated ACM-0-89791-275-6/88/008/0017. This article clearly teaches using linear equations to evaluate the coordinates, see page 19 section 7 first paragraph which states "Since the edge function is linear, it is possible to compute the value of the edge function for a pixel an arbitrary distance L away from a given point (x,y) :

$$E(x+L, y) = E(x) + L dy \text{.}.$$

Both Watkins and the article incorporated by reference, "A Parallel Algorithm for Polygon Rasterization", does not expressly discuss computing a coefficient matrix M_C for computing linear coefficients for the set of linear equations and does not expressly discuss applying the coefficient matrix M_C to each of the pixels within the rectangular area to determine whether each of the pixels falls within the triangular area.

However, in view of the article computing and applying such a matrix as claimed would have been obvious to one of ordinary skill in the art at the time of applicants invention because the equations in the article in section 3 may be represented in a mathematically more simplified form by a coefficient matrix.

Claim 34:

This apparatus claim is very similar to apparatus claim 3 and it is rejected for the same reasons. Also note applicants remarks at page 17 under the heading New Claims

filed on 7/3/2007. The means of Watkins is considered to be the same or equivalent to the claimed means.

Claim 64:

This computer program product claim is a computer program product claim version apparatus claim 3 and it is rejected for the same reasons. Also note applicants remarks at page 17 under the heading New Claims filed on 7/3/2007. Additionally note column 3 line 66 to column 4 line 10.

Claim 7:

This claim claims the method of claim 5, wherein the rendering engine computes a coefficient matrix M^{-1} for computing linear coefficients A, B, C of the set of linear equations; and

applies the linear coefficients A, B, C to each of the pixels that falls within the triangular area to compute an attribute value for each of the pixels.

Watkins teaches as discussed for claim 5 the processing of determining if the pixel is within the triangle is a linear operation, column 4 line 56 to column 5 line 5, column 5 lines 5-14, column 6 lines 41-48, column 7 lines 25-30, and column 8 lines 20-30 since the raster format is two dimensional the equations are linear rather than non-linear and since the delta values at column 6 lines 55-62 are used in linear equations. Note the ACM article incorporated by reference and provided to applicant. "A Parallel Algorithm for Polygon Rasterization" published in Computer Graphics, Volume 22, Number 4, August 1988 by Juan Pineda and designated ACM-0-89791-275-6/88/008/0017. This article clearly teaches using linear equations to generate pixel

values, see page 20 first column second paragraph which states "Since color and Z components are linear as well, they may also be computed in parallel.".).

Both Watkins and the article incorporated by reference, "A Parallel Algorithm for Polygon Rasterization", does not expressly discuss computing a coefficient matrix M_C for computing linear coefficients of the set of linear equations and however Watkins does discuss applying the linear coefficients to each of the pixels that falls within the triangular area to compute an attribute value for each of the pixels as discussed above for claim 6 (Color and texture is discussed at column 4 lines 64-67, column 6 lines 55-62, column 7 lines 25-30, column 8 lines 20-22, figure 3 step 44, and figure 6 step 72).

However, in view of the article computing a matrix as claimed would have been obvious to one of ordinary skill in the art at the time of applicants invention because the equations in the article in section 3 may be represented in a mathematically more simplified form by a coefficient matrix.

Claim 38:

This apparatus claim is very similar to apparatus claim 7 and it is rejected for the same reasons. Also note applicants remarks at page 17 under the heading New Claims filed on 7/3/2007. The means of Watkins is considered to be the same or equivalent to the claimed means.

Claim 68:

This computer program product claim is a computer program product claim version of apparatus claim 3 and it is rejected for the same reasons. Also note

applicants remarks at page 17 under the heading New Claims filed on 7/3/2007.

Additionally note column 3 line 66 to column 4 line 10.

19. Claims 13, 14, 44, 45, 74, and 75 are rejected under 35 U.S.C. 103(a) as being unpatentable over Watkins, US Patent No. 5,598,517, in view of applicant admission of the prior art. Claim 13 places claim 1 into a wireless communication device and claim 14 places claim 1 into an integrated circuit.

Claim 13:

Applicant at pages 1 and 2 discuss using graphics renders in wireless communication devices. It would have been obvious to one of ordinary skill in the art at the time of applicants invention to use the teachings of Watkins in a prior art wireless communication device because it will provide the device with the advantages noted by applicant in the paragraph spanning pages 1 and 2 as well as paragraphs 6-10 at page 2. (In response to applicants 12/06/07 argument: the claimed invention covers Watkins for the reasons given above, thus, it would have been obvious for one of ordinary skill in the art to use the teaching of Watkins in wireless device for the same reason to use claim 1 in a wireless device.)

Claim 44:

This apparatus claim is very similar to apparatus claim 13 and it is rejected for the same reasons. Also note applicants remarks at page 17 under the heading New Claims filed on 7/3/2007. The means of Watkins is considered to be the same or equivalent to the claimed means.

Claim 74:

This computer program product claim is a computer program product claim version of method claim 59 and of apparatus claim 13 and it is rejected for the same reasons. Also note applicants remarks at page 17 under the heading New Claims filed on 7/3/2007. Additionally note column 3 line 66 to column 4 line 10.

Claim 14

Applicant at page 3 paragraph 2 gives many examples of applicants implementation which states: Processor 6 may take the form of an embedded microprocessor, specialized hardware, software, e.g., a control software module, or combinations thereof. Moreover, DSP 10, processor 6, rendering engine 12, as well as other components of mobile computing, device 2, may be implemented in one or more application-specific integrated circuits (ASICs), as multiple discrete components, or combinations thereof. Applicant at pages 1 and 2 discuss using graphics renders in mobile devices such as PDAs which inherently have integrated circuits. It would have been obvious to one of ordinary skill in the art at the time of applicants invention to use the teachings of Watkins in an integrated circuit because it will provide the device with the advantages noted by applicant in the paragraph spanning pages 1 and 2 as well as paragraphs 6-10 at page 2 in addition to allow for a device such as a PDA to be mobile.

Claim 45:

This apparatus claim is very similar to apparatus claim 14 and it is rejected for the same reasons. Also note applicants remarks at page 17 under the heading New

Claims filed on 7/3/2007. The means of Watkins is considered to be the same or equivalent to the claimed means.

Claim 75:

This computer program product claim is a computer program product claim version of method claim 60 and of apparatus claim 14 and it is rejected for the same reasons. Also note applicants remarks at page 17 under the heading New Claims filed on 7/3/2007. Additionally note column 3 line 66 to column 4 line 10.

Conclusion

20. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jeffery A Brier whose telephone number is (571) 272-7656. The examiner can normally be reached on M-F from 7:30 to 4:00. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Razavi, can be reached at (571) 272-7664. The fax phone Number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should

you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

*/Jeffery A. Brier/
Primary Examiner, Division 2628*